	FL-150
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name: bo number, and address):	FOR COURT USE ONLY
Laura A. Wasser, Esq. (LON 173740)	
WASSER, COOPERMAN & CARTER	
Professional Corporation 2029 Century Park East, Suite 1200	
Los Angeles, CA 90067-2957	
TELEPHONE NO: (310) 277-7117	
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): Britney Spears	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES	
STREET ADDRESS: 111 North Hill Street	
MARING ADDRESS: 111 North Hill Street	
CITYAND ZIP CODE LOS ADGELES, CA 90012	
BRANCHNAME CENTRAL DISTRICT	
PETITIONER/PLAINTIFF: BRITNEY SPEARS	
RESPONDENT/DEFENDANT: KEVIN FEDERLINE	
OTHER PARENT/CLA!MANT:	
U MER PARENT/CLAIMANT:	CASE NUMBER:
INCOME AND EXPENSE DECLARATION	BD 455662
<ol> <li>Employment (Give information on your current job or, if you're unemployed, your n</li> </ol>	nost recent job.)
a. Employer Self and various loan outs	
Attach copies b. Employer's address: 10100 Santa Monica Blvd.,	#1300; Los Angeles, CA 90067
of your pay c. Employer's phone number:	
d. Compactific recording describe	
(black out e. Date job started:	
social f. If unemployed, date job ended:	
security g. I work about hours per week.	
numbers). h. ( get paid \$ gross (before taxes) per mon	oth perweek perhour.
Fuguriorate 1 (1) the time	ini the mark (The line).
o. Number of years of college completed (specify):  d. Number of years of graduate school completed (specify):  e. I have: professional/occupational license(s) (specify):  vocational training (specify):  3. Tax information  a I last filed taxes for tax year (specify year):	
(If you need more space to answer any questions on this form, attach an 8%-to question number before your answer.) Number of pages attached:  I declare under penalty of perjury under the laws of the State of California that the informany attachments is true and correct.  Date: May 2, 2007	
BRITNEY SPEARS (TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
	Page 1 of 4
Form Adopted for Mandatory Use Judicial Council of California ELASTO (Rev. Jacobsty 1, 2007)	ON Leggal Family Code, §§ 2030-2032, 2100-2113, 3552, 3527-3534, 655-078, 4900-4339

PETITIONER/PLAINTIFF: BRITE.  RESPONDENT/DEFENDANT: KEVIN FEDERLINE OTHER PARENT/CLAIMANT:  Attach copies of your pay stubs for the last two months and proof of any other income. Take a copy of your latest federal tax return to the court hearing. (Black out your social security number on the pay stub and tax return.)  5. Income (For average monthly, add up all the income you received in each category in the last 12 months and divide the total by 12.)  a. Salary or wages (gross, before taxes)  b. Overtime (gross, before taxes)  c. Commissions or bonuses  d. Public assistance (for example: TANF, SSI, GA/GR)  e. Spousal support from this marriage from a different marriage.  f. Partner support from this domestic partnership from a different domestic partnership in /a  p. Pension/retirement fund payments  h. Social security retirement (not SSI)  1. Social security retirement (not SSI)	ege thiy
Attach copies of your pay stubs for the last two months and probf of any other income. Take a copy of your latest federal tax return to the court hearing. (Black out your social security number on the pay stub and tax return.)  5. Income (For average monthly, add up all the income you received in each category in the last 12 months and divide the total by 12.)  a. Salary or wages (gross, before taxes)  b. Overtime (gross, before taxes)  c. Commissions or bonuses  d. Public assistance (for example: TANF, SSI, GA/GR)  e. Spousal support from this marriage from a different marriage.  f. Partner support from this domestic partnership from a different domestic partnership \$ n/a  g. Pension/retirement fund payments  h. Social security retirement (not SSI)	ege thiy
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f. Partner support from this marriage from a different mantage	
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h. Social security retirement (not SSI)	
16. Social security retirement (not SSI)	
State disability (SDI) Private house and	
J. Onemployment compensation	-
K. Workers compensation	<del>-</del>
I. Ofther (military BAQ, royality payments, etc.) (specify):	
B : Investment income (4tterlier all all all all all all all all all al	, b.34
6. Investment income (Attach a schedule showing gross receipts less cash expenses for each piece of property.)	•
a. Dividends/interest\$_9.541_13.	234
c. Trust income	
d. Other (specify):	
/. Income from self-employment, after business expenses for all businesses	<del>.</del>
tall the La ownersue proprietor 1   business parties   other (enactive	
rumber of years in this business (specify):	
Name of business (specify): Britney Touring, Britney Brands, Fairy Zona	
Type of business (specify): Music/performance	
Attach a profit and loss statement for the last two years or a Schedule C from your last federal tax return. Black out you social security number. If you have more than one business, and the information of the last two years or a Schedule C from your last federal tax return. Black out you	ele:
the business, provide the information above for each of your hypinasses	_
8. X Additional Income. I received one-time money (lottery winnings, inheritance, etc.) in the last 12 months (specify source a smount): Non-appearance settlement \$5,062.848	nd
9. Example in Income. My financial situation has changed significantly over the last 12 months because (specify):	
Pregnancy	
10. Deductions	•
e. Required union dues	nth
b. Required retirement payments (not social security, FICA 404//2) on IDA	ero
c. Medical, hospital, dental, and other health insurance premiums (total monthly amount)	<u>}ro</u>
d. Child support that i pay for children from other relationships  e. Spousal support that I pay by court order from a ###	.97
f. Partner support that I pay by court order from a different domestic partnership	ro
g. Necessary job-related expenses not reimbursed by my employer (attach explanation labeled "Question 10g") \$ unknown.	ro
11. Assets	wn
and divide deposit annual annual deposit accounts	AΠ
The state of the s	B"
c. All other property, real and personal (estimate fair market value minus the debts you owe) \$	
FL-150 (Rev. Jeruery 1, 2007) INCOME AND EXPENSE DECLARATION	

RESPONDENT/DEFENDAN OTHER PARENT/CLAIMAN			•	SE NUMBER:	FL.
O THE TOP THE	T: KEVIN FEDERI T:	LINE		BD 455662	
		CHILD SUPPORT INFOR	RMATION		
6. Number of children		his page only if your cas	e Involves ch	lid support)	
<ul> <li>a. I have (specify numb</li> <li>b. The children spend</li> </ul>	1	inder the age of 18 with the	e other parent	in this case.	
	peicent or the out percentage or it ha	eir time with me and as not been agreed on, ple	percent o Base describe	f their time with the	other parent
				A - i- baronary	uwa nere.)
•					
7 delare e e e		•	• ,		
7. Children's health-care e			4 %		:
a. x fdo I do	not have health ins	surence available to me fo	r the children (	prough my Job.	
<ul><li>b. Name of insurance co</li><li>c. Address of insurance</li></ul>	mpany: AFTRA, S	AG and Blue Cros	. · ·		
- Addies of Misulatics	company;	•		٠.	
•			•		
	•		•		• .
d. The monthly cost for the	e children's health in ount your employer pa	nsurance is or would be (s ays.)	pecify): \$		
. Additional expenses for	the children in this -		ED. 6		
a. Child care so I can work		:85 <b>0</b>	Amount	per month	
h: Children le bankle anne -			· · · • · · · ·	zero.	•
b. Children's health care n	ot covered by insurar	109	\$ includ	zero led in medical to	tal
c. Travel expenses for visi	Itation		\$	zero led in medical to zero	tal
b. Children's health care in     Travel expenses for visit     c. Children's educational continuous	Itation		\$	led in medical to	tal.
c. I ravel expenses for visi	Itation		\$	led in medical to	tal
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d. Children's educational of Special hardships. I ask the	or other special needs	(specify below):	\$	ded in medical to Zero Zero	tal
d. Children's educational of	or other special needs	(specify below):	\$s	ded in medical to zero zero	
d. Children's educational of Special hardships. I ask the	or other special needs ne court to consider the ny item listed here, lac	s (specify below):  ne following special finance cluding count orders):	\$	zero zero ces er month For	how many months?
d. Children's educational of the commentation of an a. Extraordinary health exp	or other special needs  ne court to consider the my item listed here, incomes	s (specify below):  as following special finance cluding count orders):	\$s	ded in medical to zero zero	
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Name Age relation   8. Sean Preston Federline   1 yr   50 b. Jayden James Federline   2 mo   60 c. d. e.		That person monthly inco		Pays some	
Name Age relation   Sean Preston Federline   D. Jayden James Federline   C.   d.   e.	ated to me? (ex: son)				of the
b. Jayden James Federline 2 mo SC C. d. e.				nousehold e	xpenses?
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d. e.			zero	Yes	X No
6.				Yes	☐ No
				Yes	☐ No
Average monthly expenses		<u> </u>		ZeY	□ No .
	expenses 🔲 A	ctual expense	s 🔲 Pro	posed nee	ds
a. Home:	h. 1	Laundry and cl		•	•
(1) Rent or X mortgage \$					\$ 16
If mortgage;					· · · · · · · · · · · · · · · · · · ·
(a) average principal: \$ 4,585		Education	****		\$
(b) average interest: \$ 44,682	k E	Entertainment,	giffs, and vac	ation	\$102
(2) Real property taxes\$	12.000 L A	uto expenses	and transport	ation .	
(3) Homeowner's or renter's insurance (if not included above)		Insurance, gas			\$17_
•	III II	nsurance (life, nclude auto, ba	accident, etc.;	do not	•
(4) Maintenance and repair \$	200	avings and im			
b. Health-care costs not paid by insurance \$	9.200				\$z
		haritable cont			\$
c. Child care\$	6,000 P.M	ionthly paymer mize below in	TES IESTEC UT ITE	m 14	\$ <u>·</u>
6 Hilliston form alastic system triples	4,758 r. Ti	OTAL EXPEN	SES (a_c) /dc	not edd in	\$
f. Utilities (gas, electric, water, trash)\$ g. Telephone, cell phone, and e-mail\$	10.250 r. To	OTAL EXPEN	SES (a-q) (dç (1)(a) and (b))		
	10.250 r. To		SES (a-q) (dç (1)(a) and (b))		
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g. Telephone, cell phone, and e-mail \$	10,250 r. To the 2,500 s. As	amounts in a	SES (a-q) (do (1)(a) and (b)) enses paid b Balance \$ \$	y others	\$

Form Adopted for Mandatory Use Judicial Council of California FL-320 (Rev. January 1, 2003) RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION

Legal olutions G Plus Page 1 of 2

RESPONDENT/DEFENDANT: KEVIN FEDERLINE	
KEGF CINDER (IDEA ENDIAGE)	BD 455662
PROPERTY RESTRAINT	
a i consent to the order requested.	
b. i do not consent to the order requested.	
c I consent to the following order:	
PROPERTY CONTROL	
a I consent to the order requested.	
b. I do not consent to the order requested.	
At the full surface and as	
c I consent to the following order:	
B. X OTHER RELIEF	
a I consent to the order requested.	
b. X I do not consent to the order requested:	
c. X I consent to the following order: See Attach	ment 8, commencing at page 1.
2. X SUPPORTING INFORMATION	
	ay; Laura A. Wasser, Esq.; Shannon Funk;
Petitioner; Alluwee Sims; Jill Murra	orders requested in the Request for Order (Domestic Violence
Petitioner; Alluwee Sims; Jill Murrand Memorandum of Points and Author and Memorandum of Points and Author NOTE: To respond to a request for domestic violence restraining of Prevention) (form DV-100) you must use the Answer to Temporary	orders requested in the Request for Order (Domestic Violence
Petitioner; Alluwee Sims; Jill Murrand Memorandum of Points and Author and Memorandum of Points and Author NOTE: To respond to a request for domestic violence restraining of Prevention) (form DV-100) you must use the Answer to Temporary	orders requested in the Request for Order (Domestic Violence
Petitioner; Alluwee Sims; Jill Murrand Memorandum of Points and Author and Memorandum of Points and Author NOTE: To respond to a request for domestic violence restraining of Prevention) (form DV-100) you must use the Answer to Temporary DV-120).	orders requested in the Request for Order (Domestic Violence y Restraining Order (Domestic Violence Prevention) (form
Petitioner; Alluwee Sims; Jill Murrand Memorandum of Points and Author and Memorandum of Points and Author NOTE: To respond to a request for domestic violence restraining of Prevention) (form DV-100) you must use the Answer to Temporary DV-120).	orders requested in the Request for Order (Domestic Violence y Restraining Order (Domestic Violence Prevention) (form
Petitioner; Alluwee Sims; Jill Murrand Memorandum of Points and Author and Memorandum of Points and Author NOTE: To respond to a request for domestic violence restraining of Prevention) (form DV-100) you must use the Answer to Temporary DV-120).	orders requested in the Request for Order (Domestic Violence y Restraining Order (Domestic Violence Prevention) (form
Petitioner; Alluwee Sims; Jill Murrand Memorandum of Points and Author and Memorandum of Points and Author NOTE: To respond to a request for domestic violence restraining of Prevention) (form DV-100) you must use the Answer to Temporary DV-120).  I declare under penalty of perjury under the laws of the State of California.	orders requested in the Request for Order (Domestic Violence y Restraining Order (Domestic Violence Prevention) (form
Petitioner; Alluwee Sims; Jill Murra and Memorandum of Points and Author and Memorandum of Points and Author Prevention (form DV-100) you must use the Answer to Temporary DV-120).  I declare under penalty of perjury under the laws of the State of Californ Date:	orders requested in the Request for Order (Domestic Violence y Restraining Order (Domestic Violence Prevention) (form
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Petitioner; Alluwee Sims; Jill Murra and Memorandum of Points and Author and Memorandum of Points and Author Prevention) (form DV-100) you must use the Answer to Temporary DV-120).  I declare under penalty of perjury under the laws of the State of Californ Date: Petitioner, Britney Spears	orders requested in the Request for Order (Domestic Violence y Restraining Order (Domestic Violence Prevention) (form
Petitioner; Alluwee Sims; Jill Murra and Memorandum of Points and Author and Memorandum of Points and Author Prevention (form DV-100) you must use the Answer to Temporary DV-120).  I declare under penalty of perjury under the laws of the State of California.  Date:  Petitioner, Britney Spears	orders requested in the Request for Order (Domestic Violence y Restraining Order (Domestic Violence Prevention) (form

RESPONSIVE DECLARATION TO ORDER TO SHOW CAUSE OR NOTICE OF MOTION

Page 2 of 2

FL-320 [Rev. January 1, 2003]

PETITIONER REQUESTS THE FOLLOWING ORDERS AT THE TIME OF THE HEARING: -1-MEMORANDUM OF POINTS AND AUTHORITIES MARRIAGE OF SPEARS/FEDERLINE

#### MEMORANDUM OF POINTS AND AUTHORITIES

Petitioner, BRITNEY SPEARS (hereinafter "Petitioner"), hereby submits the following Memorandum of Points and Authorities in opposition to Respondent, KEVIN FEDERLINE's (hereinafter "Respondent") Order to Show Cause for a Modification of Custody and for Attorneys' Fees and Costs (hereinafter "Order to Show Cause").

## SUMMARY OF FACTS AND ARGUMENT

#### Family Code Section 2032 provides as follows:

- (a) The court may make an award of attorneys' fees and costs under Section 2030 or 2031 where the making of the award and the amount of the award, are just and reasonable under the relative circumstances of the respective parties.
- (b) In determining what is just and reasonable under the relative circumstances, the court shall take into consideration then need for an award to enable each party, to the extent practical, to have sufficient financial resources to present the parties' case adequately, taking into consideration, to the extent relevant, the circumstances of the respective parties described in Section 4320.

In the case at bar, Respondent received a \$1.3 Million equalization payment as part of the Further Judgment entered into by the parties on July 30, 2007. Respondent also receives spousal support from Petitioner in the amount of \$20,000 per month. In addition, by his own admission, Respondent is employed. The fact that Respondent has chosen to be employed in a losing venture, is only one factor to be considered by the Court. Respondent should not be rewarded because he has chosen to be employed in a venture that cannot support him or assist in the support of the parties' minor children.

Moreover, Petitioner contends that Respondent's Order to Show Cause is meritless and therefore any attorneys' fees Respondent incurs in the instant action are unreasonable.

- 5 -

Petitioner should have an opportunity to be heard before the Court makes a determination on whether the attorneys' fees incurred by Respondent in this action are just and reasonable. In fact, there may be cause to sanction Respondent for the filing of his meritless Order to Show Cause.

Under the circumstances in this case, granting Respondent's request would be both unjust and unreasonable. Respondent has the ability to pay his own attorneys' fees and costs.

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# RESPONDENT'S INCOME AND EXPENSE DECLARATION IS STALE MAKING HIS REQUEST FOR ATTORNEYS' FEES AND COSTS DEFECTIVE

Rule of Court 5.1.28 provides as follows:

(a) A current Income and Expense Declaration (Form FL-150) or a current financial statement (simplified) (Form FL-155), when such form is appropriate, and a current Property Declaration (Form FL-160) must be served and filed by any party appearing at any hearing at which the court is determine an issue as to which such declarations will be relevant. "Current" is defined as being completed within the past three months providing no facts have changed. Those forms must be sufficiently complete to allow determination of the issue.

(b) When a party is represented by counsel and attorney's fees are requested by either party, the section on the *Income and Expense Declaration* pertaining to the amount in savings, credit union, certificates of deposit, and money market accounts must be fully completed, as well as the section pertaining to the amount of attorney's fees incurred, currently owed, and the source of money used to pay such fees.

[Emphasis added.]

TOTEPEADS/EFDERLINE

Respondent failed to file a current Income and Expense Declaration. In addition, Respondent failed to fill out the sections required on the Income and Expense Declaration when a party is requesting an award of attorneys' fees. Because Respondent has failed to provide the Court with a current Income and Expense Declaration, Respondent's request must be denied.

- 6 -

MEMORANDUM OF POINTS AND AUTHORITIES

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	COI	NCLUSION	
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9		Respectfully submitted,	
10	DATED: August 31, 2007	WASSER, COOPERMAN & C. Professional Corporation	ARTER
1	DATIB.	Professional Corporation	
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12		By:	
13		LAURA A. WASSER Attorneys for Petitic	oner
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Laura A. Wasser, Esq. (SBN 173740) WASSER, COOPERMAN & CARTER, P.C. 2029 Century Park East, Suite 1200 Los Angeles, California 90067-2957 Telephone No.: (310)277-7117 Facsimile No.: (310)553-1793  Attorneys for Petitioner  SUPERIOR COURT  ORIGINAL FILED  SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES	
WASSER, COOPERMAN & CARTER, P.C. 2029 Century Park East, Suite 1200 Los Angeles, California 90067-2957 Telephone No.: (310)277-7117 Facsimile No.: (310)553-1793  Attorneys for Petitioner  SUPERIOR COURT  ORIGINAL FILED  SUPERIOR COURT OF THE STATE OF CALIFORNIA  FOR THE COUNTY OF LOS ANGELES	
Los Angeles, California 90067-2957 Telephone No.: (310)277-7117 Facsimile No.: (310)553-1793  Attorneys for Petitioner  ORIGINAL FILED  SUPERIOR COURT  ORIGINAL FILED  SUPERIOR COURT  ORIGINAL FILED  FOR THE COUNTY OF LOS ANGELES	
Facsimile No.: (310)553-1793  SEP 0 4 2007  Attorneys for Petitioner  ORIGINAL FILED  SUPERIOR COURT OF THE STATE OF CALIFORNIA  FOR THE COUNTY OF LOS ANGELES	
Facsimile No.: (310)553-1793  SEP 0 4 2007  Attorneys for Petitioner  ORIGINAL FILED  SUPERIOR COURT OF THE STATE OF CALIFORNIA  FOR THE COUNTY OF LOS ANGELES	
Attorneys for Petitioner  ORIGINAL FILED  ORIGINAL FILED  SUPERIOR COURT OF THE STATE OF CALIFORNIA  FOR THE COUNTY OF LOS ANGELES	
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9 FOR THE COUNTY OF LOS ANGELES	
Redacted	
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In re the Marriage of CASE NO. BD 455662	
) [Assigned to Dept. 88, Commr. Scott Gordon]	
Petitioner: BRITNEY SPEARS PETITIONER'S EVIDENTIARY	
OBJECTIONS AND REQUEST TO STRIKE PORTIONS OF THE	
) DECLARATIONS OF (1) KEVIN	
and ) FEDERLINE DATED 8/7/07; (2) 16 ) ALISHA DEATHERAGE DATED	
) 1/3/07; (3) JENNIFER McCARTHY	
) DATED 8/2/07; (4) JAMES M. SIMON Respondent: KEVIN FEDERLINE ) DATED 8/8/07; AND (5) MARK	
) VINCENT KAPLAN DATED 8/7/07; ) DECLARATION OF LAURA A.	
) WASSER, ESQ., DATED AUGUST	
) 30,2007; MEMORANDUM OF 20 POINTS AND AUTHORITIES	
31 STATUS CONFERENCE RE OSC	
DATE: September 4, 2007	
) TIME: 8:30 A.M. DEPT: 88	
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24 DATE: September 17, 2007	
) TIME: 8:30 A.M. DEPT: 88	1.
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MARRIAGE OF SPEARS, BRITNEY and FEDERLINE, KEVIN Evidentiary Objections and Request to 1 A S C CASE NO BD 455662	V34 45

#### DECLARATION OF LAURA A. WASSER, ESO.

I, LAURA A. WASSER, hereby declare:

I am one of the attorneys responsible for the representation of Petitioner, BRITNEY SPEARS, in the within cause of action. I have personal knowledge of the facts set forth in this Declaration, and if called and sworn as a witness, I could and would testify competently thereto. I submit this Declaration in support of Petitioner's Evidentiary Objections and Request to Strike Portions of the Declarations of Kevin Federline, Alisha Deatherage, Jennifer McCarthy, James M. Simon and Mark Vincent Kaplan (collectively hereinafter referred to as the "Subject Declarations") filed in connection with Respondent's Order to Show Cause for Modification of Child Custody, Child Visitation, Injunctive Orders and Attorneys' Fees and Costs. This matter is currently set for hearing on September 4, 2007, at 8:30 a.m., in Department 88 of the above-entitled court and on September 17, 2007, at 8:30 a.m., in Department 88 of the above-entitled court.

#### PETITIONER'S REQUESTED RELIEF

I submit this Declaration in support of Petitioner's request that the Court strike various portions of the Subject Declarations. Attached hereto as Exhibit "A" are the Subject Declarations, with the objectionable portions stricken for easy reference by this Court. Each portion of said Declarations are objectionable based upon the grounds set forth in Exhibit "1." Attached hereto as Exhibit "2" are clean copies of the Subject Declarations.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed this 30th day of August, 2007, at Los Angeles, California.

LAURA A. WASSER

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#### MEMORANDUM OF POINTS AND AUTHORITIES

Respondent's Order to Show Cause for Modification of Child Custody, Child Visitation, Injunctive Orders and Attorneys' Fees and Costs, filed on August 8, 2007 and set for a Status Conference on August 4, 2007 and hearing on September 17, 2007, contains substantial objectionable material and insufficient admissible evidence to sustain Respondent's asserted position. As is more particularly set forth in the Declaration of Laura A. Wasser, Esq., the Subject Declarations contain statements which are (1) lacking in proper foundation, (2) assuming facts not in evidence, (3) conclusion, (4) hearsay/based on hearsay, (5) pure speculation/conjecture, (6) not based on personal knowledge, (7) misstate the evidence, (8) not relevant, and/or (9) more prejudicial than probative (Evidence Code §352).

 T.

#### THE COURT HAS THE POWER

#### TO STRIKE IMPROPER MATERIAL

The Court may, at any time, strike out any irrelevant or improper matters inserted in any pleadings. California Code of Civil Procedure §436(a). Further, a party must object to and move to strike proffered evidence that is objectionable or improper, if the party seeks to preserve its post-trial rights with respect thereto. California Evidence Code §353(a).

"[T]he affidavit must state facts - facts that are specific facts, probative facts, and evidentiary facts - and the facts stated must be competent evidence and must stand the same test as oral evidence. Conclusions, hearsay, and statements on information and belief are not to be considered." Then Commissioner, now Judge Robert Schnider, Los Angeles County Bar Association "Family Law Symposium" (1988 Edition), page 222.

Admissibility of a statement set forth in a declaration is measured by the same standards as those applied to oral testimony. Except as provided in <u>Evidence Code</u>

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- ·  §801, the testimony of a witness, lay or expert, concerning a matter is inadmissible unless he has personal knowledge of those facts. Evidence Code §702(a); See McLellan v. McLellan (1972) 23 Cal. App.3d 343, 359-60. If personal knowledge is not established and the objection of lack of personal knowledge is raised, personal knowledge of the witness must be established before the witness may testify concerning the matter. Tri-State Mfg. Co. v. Superior Court (1964) 224 Cal. App.2d 442. The burden of proving personal knowledge rests on the party seeking to introduce the testimony. Evidence Code §403(a). Testimony of a witness is inadmissible if it is not based on the witness' personal knowledge. Evidence Code §1200(b); Weathers v. Kaiser Foundation Hospital (1971) 5 Cal.3d 98.

The Court may not rely on statements contained in a memorandum of points and authorities to evaluate the merits of a case. Such information lacks foundation and may not be considered as admissible evidentiary facts. "Matters set forth in...memoranda of points and authorities are not evidence...". Smith. Smith & Kring v. Superior Court (1997) 60 Cal.App.4th 573.

Opinion testimony in a declaration, unless from an expert or based on a lay witness' own perception, is inadmissible. Evidence Code §800; Tri-State Mfg. Co., supra. In Tri-State Mfg. Co., supra, the challenged declaration was that of an attorney whose understanding of the subject case was surmised only from a review of the office file; the attorney did not have independent personal knowledge of any of the assertions made. As a result, the Court of Appeal held that the declaration, "consisting of mere conclusions and hearsay, was a nullity and of no evidentiary value." Id.

It is well established that a declaration which sets forth conclusions, opinions or ultimate facts without a sufficient factual foundation is legally insufficient, and such unsupported statements should be stricken upon request. The test of the sufficiency of the declaration is whether it has been written in such a manner that perjury could be charged thereon if any material allegation contained therein is false.

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A declaration containing conclusions, opinions or ultimate facts, without a foundation of admissible evidentiary facts and circumstances from which such conclusions, opinions or ultimate facts can be deduced by the Court, does not measure up to this requirement. Atiya v. Dibartolo (1976) 63 Cal. App.3d 121,133; People v. Thompson (1935) 5 Cal. App.2d 655, 664; Fuller v. Goodyear Tire and Rubber (1970) 7 Cal. App.3d 690, 693; Greshko v. County of Los Angeles (1987) 194 Cal. App.3d 822, 834.

Inclusion of argument in a declaration is a practice that forces the trial and appellate court, and opposing counsel, to determine which facts are supported under oath and which material is supported by statements made under penalty of perjury.

In Re Marriage of Heggie (2002) 99 Cal. App.4th 28. The Court of Appeal in Heggie stated, in footnote 3, that declarations should be supported by statements made under penalty of perjury and further, that the proper place for argument is in points and authorities, not declarations.

Unless a recognized exception applies, hearsay is inadmissible. See Evidence Code §§1200 et seq.; See also Bank of America Nat. Trust and Savings Ass'n v. Williams (1948) 89 Cal. App.2d 21, 200 P.2d 151, 157 (holding that statements in declaration made on information and belief as to facts that have transpired are hearsay and must be disregarded); Michael E. Leippman, M.D., Inc. v. Leiber (1986) 180 Cal. App.3d 914, 919 (concluding that hearsay, generalities, and conclusions in declarations are inadmissible).

Even a qualified expert's opinion is inadmissible if it is unsubstantiated by the facts. Atiya, supra (1976) 63 Cal.App.3d 121, 126; Greshko, supra (1987) 194 Cal. App.3d 822, 834. Although an expert may properly rely on hearsay in forming an opinion, the expert may not relate the out-of-court statements of another as independent proof of the fact. An expert witness may not testify as to the details of matters relied upon which are otherwise inadmissible and may not under the guise of giving reasons introduce otherwise incompetent hearsay evidence. Korsak v. Atlas

- 5 -

Hotels (1992) 2 Cal.App.4th 1516, 1525. An expert may not base his or her opinion upon the outside opinion of another expert. Mosesian v. Pennwalt Corp (1987) 191 Cal.App.3d 851, 860.

Questions of law are strictly within the province of the Court to decide and are not subject to resolution by the testimony of experts. Williams v. Coombs (1986) 179 Cal.App.3d 626, 638. Our system of jurisprudence does not permit a "trial by oath," whereby a party seeks to weigh the scales of justice in his or her favor through the admission of experts who would opine in his or her favor. Downer v. Bramet (1984) 152 Cal.App.3d 837, 842. Accordingly, an expert cannot opine as to questions of law, nor can an expert testify as to legal conclusions in the guise of expert testimony under §805 of the Evidence Code. Devin v. United Services Automobile Assn (1992) 6 Cal.App.4th 1149, 1158; Downer, supra.

Further, Evidence Code §352 provides that any unduly prejudicial or misleading material may be excluded or stricken if its probative value is substantially outweighed by the probability that its admission into evidence is unnecessarily time consuming (e.g., repetitive), prejudicial or that it confuses the issue.

#### II.

#### CONCLUSION

Although the <u>Rules of Evidence</u> are well-known, they are frequently ignored in the context of declarations. Upon the making of objections, the Court must rule on the contents of the Subject Declarations in accordance with the <u>Rules of Evidence</u>. As specifically set forth in the Declaration of Laura A. Wasser, Esq., the Subject Declarations are filled with objectionable and inadmissible statements and their deficiencies must be considered.

Applying the above-cited rules to the Subject Declarations has the effect of totally eviscerating portions of said Declarations. Based upon the Declaration of Laura A. Wasser, Esq., containing the specific objections and the oral argument to be

- 6 -

presented at the time of hearing, Petitioner respectfully requests that the Court strike the portions of said documents which are deemed objectionable. DATED: August 30, 2007 Respectfully submitted, WASSER, COOPERMAN & CARTER, Professional Corporation Attorneys for Petitioner -7-MARRIAGE OF SPEARS, BRITNEY and FEDERLINE, KEVIN **Evidentiary Objections and Request to Strike**  MARK VINCENT KAPLAN (SBN 58836)
JAMES M. SIMON (SBN 109913)
KAPLAN & SIMON, L.L.P.
2049 Century Park East, Suite 2660
Los Angeles, California 90067
Telephone: (310) 277-9009
Facsimile: (310) 552-1970
Attorneys for Respondent

SUPERIOR COURT
SEP 11 2007
ORIGINAL FILED

# SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES

Redacted

CASE NO. BD 455 662

RESPONDENT'S REPLY BRIEF AND DECLARATIONS OF JAMES M. SIMON AND MARK VINCENT KAPLAN IN SUPPORT OF RESPONDENT'S ORDER TO SHOW CAUSE TO MODIFY CUSTODY

Date: September 17, 2007

Time: 8:30 a.m.

Dept: 88

CONDITIONALLY UNDER SEAL

In re Marriage of:

KEVIN FEDERLINE

Petitioner: BRITNEY SPEARS

and  $\cdots$ 

Respondent: KEVIN FEDERLINE

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RESPONDENT'S REPLY BRIEF AND DECLARATIONS IN SUPPORT

Marriage of SPEARS/FEDERLINE LASC Case No. BD 455 562

Reply Brief.pg.wpd

Respondent Kevin Federline makes the within evidentiary objections to responsive declarations of Petitioner Britney Spears; Alluwee Sims; Jill Murray; Laura A. Wasser; and Shannon Funk, filled in response to Respondent's Order to Show Cause for Modification of Child Custody, etc., pursuant to Local Family Law Rule 14.8. A copy of the declarations with the objections inserted after the objectionable portion is attached hereto for the aid and convenience of the Court.

Dated: September 10, 2007

Respectfully submitted,

KAPLAN & SJMON, L.L.P.

Y LANGE M SIM

Attorneys for Respondent KEVIN FEDERLINE

> Marriage of SPEARS/FEDERLINE LASC Case No. 8D 455 662

RESPONDENT'S EVIDENTIARY OBJECTIONS TO RESPONSIVE DECLARATIONS

Evid.Objs.wpd

	2 3 4	JAMES M. SIMON (SBN 109913) KAPLAN & SIMON, L.L.P. 2049 Century Park East, Suite 2660 Los Angeles, California 90067 Telephone: (310) 277-9009 Facsimile: (310) 552-1970	LOS ANCELES SUPERIOR COURT SEP 1 1 2007
	6.	Attorneys for Respondent KEVIN FEDERLINE	ORIGINAL FILED
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	8	SUPERIOR COURT OF T	HE STATE OF CALIFORNIA
	9	FOR THE COUNTY	OF LOS ANGELES
	10		Redacted
,	11	In re Marriage of:	CASE NO. BD 455 662
, L.L.P. SUITE 2680 NIA 90067	12 13	Petitioner: BRITNEY SPEARS	REPLY DECLARATION OF KEVIN FEDERLINE IN SUPPORT OF RESPONDENT'S ORDER TO SHOW CAUSE TO MODIFY CUSTODY
IMON SATUM KEAST ALIFOR BIOJ 277	14	and }	
KAPLAN & SI ATTOWN 049 CENTURY PAR LOS ANGELES, CI TELEPIONE PACSIME P.	15	Respondent: KEVIN FEDERLINE	Date: September 17, 2007 Time: 8:30 a.m. Dept: 88
KAPLAN ATT B CENTURY OS ANGELI TELEPIK	16		Dept. 00
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Federline,Reply,	Decl who	1. REPLY DECLARATION OF KE	Marriage of SPEARS/FEDERLINE LASC Case No. BD 455 682
	<b></b>	nerut Declaration of KE	VIN FEUERLINE

1 Laura A. Wasser, Esq. (SBN 173740) WASSER, COOPERMAN & CARTER, P.C. 2 2029 Century Park East, Suite 1200 Los Angeles, California 90067-2957 3 Telephone No.: (310)277-7117 Facsimile No.: (310)553-1793 ORIGINAL FILED 4 Attorneys for Petitioner 6 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 FOR THE COUNTY OF LOS ANGELES Redacted 10 11 In re the Marriage of CASE NO. BD 455662 12 Assigned to Dept. 88. Commr. Scott Gordon 13 Petitioner: **BRITNEY SPEARS** PETITIONER'S EVIDENTIARY 14 OBJECTIONS AND REQUEST TO STRIKE PORTIONS OF: 15 and 1. THE DECLARATION OF JAMES 16 M. SIMON DATED SEPTEMBER 10. 2007; Respondent: KEVIN FEDERLINE 17 2. THE DECLARATION OF MARK 18 VINCENT KAPLAN DATED SEPTEMBER 10, 2007; 19 3. THE DECLARATION OF OSCAR 20 ANTHONY BARRETTO, JR. DATED THIS PLEADING IS FILED SEPTEMBER 11, 2007; AND 21 4. THE DECLARATION OF CONDITIONALLY UNDER 22 RESPONDENT KEVIN FEDERLINE DATED SEPTEMBER 10, 2007; SEAL PURSUANT TO 23 24 DATE: September 17, 2007 ORDER OF THE COURT TIME: 8:30 A.M. 25 DEPT: 88 Petitioner Britney Spears, submits herewith the following Evidentiary Objections 26 and Request to Strike the following declarations filed in support of Respondent Kevin 27 Federline's (hereinafter "Respondent") Order to Show Cause to Modify Custody: 1) the 28 MARRIAGE OF SPEARS, BRITNEY and FEDERLINE, KEVIN

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L.A.S.C. CASE NO. BD 455662

evid-obj.09127

**Evidentiary Objections and Request to Strike** 

Declaration of James M. Simon, dated September 10, 2007; 2) the Declaration of Mark Vincent Kaplan, dated September 10, 2007; 3) the Declaration of Oscar Anthony Barretto, Jr., dated September 11, 2007; and 4) the Declaration of Respondent Kevin Federline, dated September 10, 2007.

Attached is a haec verba reproduction of the relevant portions of the subject declaration, with the objectionable portions highlighted, followed by the grounds for said objection for the Court's convenience. Petitioner requests that portions of the above referenced declarations that are highlighted, be stricken from the record and deemed as inadmissible evidence.

Pursuant to Los Angeles Superior Court Rule 14.8, an unredacted copy of: 1) the declaration of James M. Simon, dated September 10, 2007, to which evidentiary objections are being made is attached hereto as Exhibit A; 2) the declaration of Mark Vincent Kaplan, dated September 10, 2007, to which evidentiary objections are being made is attached hereto as Exhibit B; 3) the Declaration of Oscar Anthony Barretto, Jr., dated September 11, 2007, to which evidentiary objections are being made is attached hereto as Exhibit C; and 4) the declaration of Respondent Kevin Federline, dated September 10, 2007, to which evidentiary objections are being made is attached hereto as Exhibit D.

Filed concurrently herewith under separate cover is the "Court's Ruling on Evidentiary Objections to and Request to Strike Portions of the respective declarations.

Respectfully submitted.

DATED: September //, 2007

WASSER, COOPERMAN & CARTER, P.C.

Attorneys for Petitioner

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MARK VINCENT KAPLAN (SBN 58836) JAMES M. SIMON (SBN 109913) KAPLAN & SIMON, L.L.P. 2049 Century Park East, Suite 2660 Los Angeles, California 90067 Telephone: (310) 277-9009 Facsimile: (310) 552-1970 Attorneys for Respondent

**BRITNEY SPEARS** 

Filed. 9/18/07

## SUPERIOR COURT OF THE STATE OF CALIFORNIA

#### FOR THE COUNTY OF LOS ANGELES

Redacted

CASE NO. BD 455 662

RESPONDENT'S EX PARTE APPLICATION FOR ENTRY OF ORDER RE DRUG AND ALCOHOL TESTING: DECLARATIONS OF J<u>ames M.</u> Simon and 1 IN SUPPORT THEREOF

Date: September 28, 2007

Time: 8:30 a.m. Dept: 88

FILED UNDER SEAL

EX PARTE APPLICATION FOR ENTRY OF ORDER

Simon Decl.testing.wpo

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Marriage of SPEARS/FEDERLINE LASC Case No. BD 455 682

	FL-300
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, Ste. ar number, and address):	FOR COURT USE OWLY.
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, St. ar number, and address): Mark Vincent Kaplan (SBN 58836)	
James M. Simon (SBN 109913) KAPLAN & SIMON, L.L.P.	
2049 Century Park East, Suite 2660	
lins Angeles, CA 90067	
TELEPHONE NO.: (310) 277-9009 FAX NO. (Optional): (310) 552-1970	
E MAN ATTREET OF MANAGE	10/2/07
ATTORNEY FOR (Name): Kevin Federline	10/01/00
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES	1016107
STREET ADDRESS: 111 N. Hill Street MAILING ADDRESS: 111 N. Hill Street	
CITY AND ZIP CODE: Los Angeles, CA 90012	
BRANCH NAME: Central District	
PETITIONER/PLAINTIFF: BRITNEY SPEARS	
RESPONDENT/DEFENDANT: KEVIN FEDERLINE	Redacted
EX PARTE	
ORDER TO SHOW CAUSE X MODIFICATION	CASE NUMBER: BD 455 662
X Child Custody X Visitation Injunctive Order	DD 400 00E
Child Support Spousal Support Other (specify):	CONDITIONALLY UNDER SEAL
Attorney Fees and Costs	001101111111111111111111111111111111111
1. TO (name): PETITIONER BRITNEY SPEARS AND HER ATTORNEYS	OF RECORD:
1. TO (name): PETTICKER BRITTLET SPEATS AND TOWNS TO GIVE ANY LEG 2. YOU ARE ORDERED TO APPEAR IN THIS COURT AS FOLLOWS TO GIVE ANY LEG	AL REASON WHY THE RELIEF SOUGHT
2. YOU ARE ORDERED TO APPEAR IN THIS COURT AS FOLLOWS TO GIVE AND ELECTION SHOULD NOT BE GRANTED. If child custody or	visitation is an issue in this proceeding,
Family Code section 3170 requires mediation before or concurrently with the hea	aring listed below.
	Floom:
a Date Cotobo of	
b. The address of the court is X same as noted above other (specify):	
c. The parties are ordered to attend custody mediation services as follows:	
C The parties are ordered to attend custody mediation services as ionity is	
3. THE COURT FURTHER ORDERS that a completed Application for Order and Support	ting Declaration (form FL-310), a blank
Suppose the Conference (form Et. 220), and the following documents be served with the	IS ORDER:
(1) Completed Income and Expense Declaration (form FL-150) and a plan	K Income and Expense Decidiation
(2) Completed Financial Statement (Simplified) (form FL-155) and a blank	Financial Statement (Simplined)
(3) Completed Property Declaration (form FL-160) and a blank Property D	Declaration
(4) Points and authorities	
(5) Cther (specify):	
b Time for service hearing is shortened. Service must be on a	or belore (date):
Any responsive declaration must be served on or before (date):	
c. You are ordered to comply with the temporary orders attached.	•
d. Other (specify):	
Date:	AUDICIAL OFFICER
	for neumant of child current based on the
NOTICE: If you have children from this relationship, the court is required to ord incomes of both parents. The amount of child support can be large, it normally incomes of both parents. The amount of child support can be child support can be child support or the child support or th	continues until the child is 18. You should
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Information supplied by the other parent.	a Analysisa a completed income and Expense
You do not have to pay any fee to file declarations in response to this order to show cause Declaration (form FL-150) or Financial Statement (Simplified) (form FL-155) that will show the court any content of the court and	your finances). In the absence of an order
Declaration (form FL-150) or Financial Statement (Simplified) from FL-150) that will situate shortening time, the original of the response declaration must be filed with the court and shortening time, the original of the response related date if you seem by mall within Calif	d a copy served on the other party at least nine
shortening time, the original of the responsive declaration must be filed with the court and court days before the hearing date. Add five calendar days if you serve by mall within Cali other situations.) To determine court and calendar days, go to www.courtinfo.ca.gov/seli	theip/courtcalendars/.
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Request for Accommodations  Assistive listening systems, computer-assisted real-time captioning, or sign language into Assistive listening systems, computer-assisted real-time captioning, or sign language into the control of the control of the control of the caption of the ca	terpreter services are available if you ask at
	ca.gov/forms for Request for Accommodations  Pegs 1.of.1
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CODED TO SHOW CALISE	A T AS

Form Adopted for Mandatory Use Jedicial Council of California FL-800 [Rev. January 1; 2007]

PETITIONER: BRITNEY SPEAR			CASE NUMBER: BD 455 662	
SPONDENT: KEVIN FEDERLIN	IE	I DECLA	PATION	
	TION FOR ORDER AND S	SUPPORTING DECLA ORDER requests the following	•	
Petitioner X Responder	nt Cleimant  To be ordered pending the		Olderer	
CHILD CUSTODY	b. Legal custody to		c. Physical custody to	
a. <u>Child</u> (name, age)	(person who makes about health, educal	decisions tion, etc.) <i>(name)</i>	(person with whom ( (name)	child lives.)
	Respondent		Respondent	
	Respondent	•	Respondent	
		•		
•	· ` ·			
X Modify existing order				• •
(1) filed on (date): Septemb	per 17, 2007	•	•	<i>,</i>
(2) ordering (specify):	- Comment of the state of the s		4 4	
				:
As requested in form	-L-311 🔲 FL-312 📖 F	FL-341(C) FL-341	(D) . FL-341(E)	
THE COURSE PROPERTY OF	To be ordered pending	the hearing		
X CHILD VISITATION  a. As requested in: (1)	Attachment 2a (2) F	orm FL-311 (3) 💢 🔾	her (specify):	•
		Petition	er to have visitation thre	e days a
<ul> <li>b. X Modify existing order</li> <li>(1) filed on (date):</li> </ul>	September 17, 2007	week fr	om 10:00 am to 3:00 pr n shall be supervised b	n, which
(2) ordering (specify)		profess	onal monitor at Petition	iers expense.
- Con or more domest	ic violence restraining/protect	live orders are now in eff	ect. (Attach a copy of the	orders if you
have one.) The orders are	from the following court or co	ourts (specify county and	state):	
		ourts (specify county and	siae):	
(1) Criminal: County	/state:	(3) Juvenile:	County/state:	
	/state:	(3) Juvenile:	County/state:	
(1) Criminal: County,  Case No. (if knot)  (2) Family: County/s	/state: wn): tate:	(3) Juvenile: Case No	County/state: (if known): bunty/state:	
(1) Criminal: County/ Case No. (if known)  (2) Family: County/s Case No. (if known)	/state: /m): tate: /m):	(3) Uvenile: Case No  (4) Other: C  Case No	County/state:	
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PETITIONER: BRITNEY SPEARS	ENUMBER: BD 455 662	
ESPONDENT: KEVIN FEDERLINE	DB 400 002	
PROPERTY RESTRAINT To be ordered pending the h	aring	
conceating, or in any way disposing of any property, real or personal,	ned from transferring, encumbering, hypotheca whether community, quasi-community, or	ating,
separate, except in the usual course of business or for the necessities  The applicant will be notified at least five business days before and an accounting of such will be made to the court.	any proposed extraordinary expenditures,	
b. Both parties are restrained and enjoined from cashing, borrow changing the beneficiaries of any insurance or other coverage.	ng against, canceling, transferring, disposing of ne, including life, health, automobile, and disa	t, or bility,
held for the benefit of the parties or their minor children.	•	
ordinary course of business or for the necessities of life.		
PROPERTY CONTROL  a. The petitioner respondent is given the exclusive te property that we own or are buying (specify):	earing mporary use, possession, and control of the foll	lowing
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	Rowing payments on liens and encumbrances	coming
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serious that it does constitute "immediate harm to the child" justifying ex parte custody orders.



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KAPLAN & SIMON, I.I.P.
ATOMORO-AT-AM
2049 CENTURY PARK EAST, SUITE 2890
LOS ANGELES, CALIFORNA 50007
TELEPHONE (\$10/277-9009
PACHMILE (\$10/277-9009

б 7 8 9 10 11 KAPLAN & SIMON, LL.P.
ATOMINA ATUM
2049 CIENTURY PARK EAST, SUITE 2840
LOS ANGRESS, CALIFORMA 50057
TELEPHONE, (310) 277-3009
FACSIMLE (710) 528-1970 ·. 12 13 .14 15 16 17 18 19 20 21 22 Respectfully submitted, Dated: October 2, 2007 23 KAPLAN & SIMON, L.L.P. 24 25 26 JAMES M. SIMON Attorneys for Respondent KEVIN FEDERLINE 27 28. In te Marriage of SPEARS/FEDERLINE LASC Case No. BD 455 662

MEMORANDUM OF POINTS AND AUTHORITIES.

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MARK VINCENT KAPLAN (SBN 58836) JAMES M. SIMON (SBN 109913) KAPLAN & SIMON, LLP. 2049 Century Park East, Suite 2660 Los Angeles, California 90067 Telephone: (310) 277-9009 Facsimile: (310) 552-1970

LOS ANGELES SUPERIOR COURT SEP 2 8 2007

Attorneys for Respondent KEVIN FEDERLINE

JOHN A. CLARKE, CLERK Some Ome BY M. ARNOLD, DEPUTY

## SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES

In re Marriage of:

CASE NO. BD 455 662.

Petitioner.

BRITNEY SPEARS

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FACILIALE, \$105 572-9779

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STAON,

Respondent KEVIN FEDERLINE

ORDER AFTER HEARING ON RESPONDENT'S EX PARTE APPLICATION RE PROOF OF VALID CALIFORNIA DRIVER'S LICENSE AND INSURANCE

Date: September 28, 2007 Time: 8:30 a.m.

Dept: 88

## CONDITIONALLY UNDER SEAL

Respondent's ex parte application re proof of valid California driver's license and Insurance came on for hearing on September 28, 2007 at 8:30 a.m., in Department 88, the Honorable Scott M. Gordon, Commissioner presiding. Petitioner Britney Spears was represented by her attorneys of record, Trope and Trope and Respondent Kevin Federline was represented by his attorneys of record, Kaplan & Simon, L.L.P.

All papers submitted by the parties and argument of counsel having been received and considered, the Court grants Respondent's ex parte application and and Respondent orders as follows:

Petitioner shall not drive the children until she has produced to the Respondent's counsel for inspection her current and valid California driver's license and written proof of her current automobile insurance. In the event a part not produce same, that party than provide writer Aptice of the chiving arrangement

ORDER AFTER HEARING ON RESPONDENT'S EX PARTE APPLICATION RELICENSE AND INSURANCE

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Petitioner and Respondent shall not allow any person to drive the children unless such person has provided to the party a valid California driver's license and written proof of automobile insurance currently in effect. 3 APPROVED AS TO FORM: 4 Petitioner SCOTT WI. COMPUN, COMMISSIONER 8 s At all times, the whon children snak be 9 transported in a properly insured and 11 registered vehicle, which shoulde driver 12 only by a property insured and driver 13 who has a current and varied driver's 14 15. license. In all vehicles, the minor 16 Children show be restrained in an 17 18 age/weight appropriate child safety 19 20 21 restraint. 22 23 24 25 26 SEP 2 8 2007 SCOTT M. GORDON 27 Commissioner Los Angeles Superior Court 28 AGE OF SPEARS/FEOERLINE ORDER AFTER HEARING ON RESPONDENT'S EX PARTE APPLICATION RELICENSE AF OAH Idense, wpd

MARK VINCENT KAPLAN (SBN 58836) JAMES M. SIMON (SBN 109913) KAPLAN & SIMON, L.L.P... 2049 Century Park East, Suite 2660 Los Angeles, California 90067 . 3 Telephone: (310) 277-9009 Facsimile: (310) 552-1970 Attorneys for Respondent 5 KEVIN FEDERLINE. 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 FOR THE COUNTY OF LOS ANGELES 9 10 CASE NO. BD 455 662 In re Marriage of: 11 ORDER AFTER HEARING ON-12 RESPONDENT'S ORDER TO SHOW **BRITNEY SPEARS** Petitioner: CAUSE RE MODIFICATION OF CHILD 13 CUSTODY AND VISITATION AND and FOR ATTORNEY FEES AND COSTS 14 Respondent: KEVIN FEDERLINE Date: September 17, 2007. 15 Dept: 88 ∴16 17 Respondent's order to show cause re modification of child custody and visitation 18 and for attorney fees and costs came on for hearing on September 17, 2007 in :19 Department 88, the Honorable Scott M. Gordon, Commissioner presiding. Petitioner 20 Britney Spears was represented by her attorneys of record, Wasser, Cooperman & 21 Carter by Dennis Wasser and Laura Wasser and Respondent Kevin Federline was 22 represented by his attorneys of record, Kaplan & Simon, L.L.P., by Mark Vincent Kaplan 23 and James M. Simon. 24 County Counsel by Douglas Hunter was present on behalf of the Department of 25 Children and Family Services and reported to the Court and was thanked and excused 26 by the Court... 27 28 Maintage of SPEARS/FEDERLINE

OAHLOSC.0917-07.2.Wod ORDER AFTER HEARING ON RESPONDENT'S OSC TO MODIFY CUSTODY AND ATTORNEY FEES & COSTS

Freid & Goldsman by Melvin S. Goldsman, Jon S. Summers and Andrea D. Gledraitis was present and attended the hearing and filed a substitution of attorney on behalf of Petitioner at the conclusion of the hearing. The Court finds that Mr. Goldsman made a disclosure regarding a potential conflict and Mr. Kaplan walved any such potential conflict.

All papers submitted by the parties and argument of counsel have been received and considered, subject to the Court's rulings on evidentiary objections and the Court's consideration of only relevant and admissible evidence. Each party declined the opportunity to cross-examine any witnesses who have filed declarations.

The Court, effective September 17, 2007, makes the following interim orders pursuant to Family Code § 3022. These orders are made without prejudice pending the child custody evaluation and the full hearing on Respondent's order to show cause remodification of child custody and visitation.

For purposes of clarification, the minor children are referred to in these orders are Sean Preston Federline, birth date 9/14/05 and Jayden James Federline, birth date 9/12/06.

- 1. The Court declines to modify the existing custodial timeshare. The parties stipulated 2/2/3 custodial schedule described in paragraph 2.2.C at page 4 of the Second Further Judgment remains in full force and effect with the terms and conditions described below imposed.
- Neither party shall remove the minor children from the State of California without the prior written consent of the other party or an order of the Court. In all instances of out-of-state travel with the minor children, whether through stipulation of the parties or prior order of the Court, the party removing the child from the state shall provide the other parent with a full itinerary, complete with all addresses and telephone numbers for the location(s) of where the children will be staying for the duration of the trip. Said itinerary shall further contain all travel arrangements, including flight numbers for the children.

Marriage of SPEARS/FEDERLINE LASG Case No. BD 455 662

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ORDER AFTER HEARING ON RESPONDENT'S OSC TO MODIFY CUSTODY AND ATTORNEY FEES & COSTS

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- 4. Each party shall complete the PARENTING WITHOUT CONFLICT program or other equivalent program conducted by a mental health professional and file verification of completion with the Court. Each party shall submit verification of enrollment in either the PARENTING WITHOUT CONFLICT program or other equivalent program within five days.
- 5. The parties shall engage in joint co-parenting counseling and shall equally share the cost thereof. Counsel shall meet and confer with regard to selecting a therapist. In the event that counsel are unable to reach an agreement within five days, they are each to submit to the Court a listing of three proposed therapists and the Court will make the determination.
- 6. Each party is restrained from using corporal punishment with the minor children and from allowing anyone to do so.
- 7. Neither party shall consume alcohol or other non-prescription controlled substance within 12 hours before and during that party's custodial time with the minor children.
- 8. Petitioner shall engage in individual counseling to address parenting issues at least once per week. Counsel for Petitioner shall provide the Court with written notice as to the professional selected within 10 days.
- g. Each party shall advise the other of his/her current residence address and telephone numbers and shall notify the other party within 24 hours of any changes.
- 10. Each party shall provide the other within 48 hours the name and contact information of that party's child care provider(s) for the minor children. Each party shall notify the other in writing within 24 hours of any change in that party's child care provider's, e.g., the provider quits, is discharged or leaves employment for whatever

Marriage of SPEARS/FEDERLINE LASC Case No. BD 455 662

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ORDER AFTER HEARING ON RESPONDENT'S OSC TO MODIFY CUSTODY AND ATTORNEY FEES & COSTS

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- 11. Pursuant to stipulation of the parties, Petitioner shall meet with a parenting coach for a minimum of eight hours each week, in at least two sessions per week, during her custodial time with the minor children. The parenting coach shall observe and counsel Petitioner with regard to her interaction with the minor children and her parenting skills. Counsel shall meet and confer with regard to selecting the parenting coach. In the event that counsel are unable to reach an agreement within five days, they are each to submit to the Court a listing of three proposed coaches and the Court will make the determination. The cost of the parenting coach shall be borne by Petitioner. The parenting coach shall file with the Court and shall serve on counsel for the parities a written confidential progress report on or before October 22, 2007. The parenting coach shall appear in Department 88 on November 26, 2007 to report to the Court.
- preponderance of the evidence that there is habitual, frequent and continual use of controlled substances and alcohol by Petitioner. Petitioner shall undergo random testing two times a week for the use of alcohol and controlled substances. The test results shall be delivered by the testing facility to the Court in a sealed envelope so as to maintain their confidentiality. The testing facility is specifically ordered to file hard copies of the results directly with the Court. The test results shall also be delivered by the testing facility to counsel for the parties in a manner selected by such counsel so as to maintain their confidentiality. The test results shall not otherwise be released except upon order of the Court. Any person who has access to the test

arriage of SPEARS/FEDERLINE LASO Case No. BD 455 662

ORDER AFTER HEARING ON RESPONDENT'S OSC TO MODIFY CUSTODY AND ATTORNEY FEES & COSTS

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results may not disseminate copies or disclose information about the test results to any person other than a person who is authorized to receive the test results pursuant to this paragraph. Any breach of the confidentiality of the test results shall be punishable by civil sanctions not to exceed two thousand five hundred dollars (\$2,500). The results of the testing may not be used for any purpose, including any criminal, civil, or administrative proceeding, except to assist the Court in determining, for purposes of the proceeding, the best interest of the child pursuant to section 3011, and the content of the order determining custody or visitation. Counsel for the parties shall notify the testing facility of this confidentiality order. The cost of testing pursuant to this order shall be borne by Petitioner.

Counsel shall meet and confer within five days with regard to selecting the testing facility and the methodology for testing. Pursuant to Family Code section 3041.5, the testing shall be performed in conformance with procedures and standards established by the United States Department of Health and Human Resources for drug testing for federal employees. The testing facility shall give notice of the request for testing directly to Petitioner and not through her counsel or representatives. Petitioner shall provide the testing facility with her direct contact information during the entirety of her custodial time. In the event that counsel are unable to reach an agreement within five days, the testing shall be conducted by Sentinel Offender Management Solution, Family Law Services Division and counsel for the parties may contact the Court to arrange for a conference call with counsel for the Court to make further orders in this regard.

Each party shall file and serve an Income and Expense Declaration and all required attachments in compliance with LASC Local Rule 14.9 within ten days. Respondent may file and serve an updated "Keech" declaration within ten days. Petitioner may file a responsive declaration to the "Keech" declaration within ten days thereafter.

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ORDER AFTER HEARING ON RESPONDENT'S OSC TO MODIFY CUSTODY AND ATTORNEY FEES & COSTS OAH.OSC.0917-07.2.Nbd

1 TROPE AND TROPE SORRELL TROPE (State Bar 21103) 2 LORI A. HOWE (State Bar 152060) TARA L. SCOTT (State Bar 217781) TOS VIVOETES Attorneys at Law SUPERIOR COURT 12121 Wilshire Boulevard Suite 801 4 OCT 0 3 2007 Los Angeles, California 90025-1171 5 ORIGINAL FILED Telephone: 310-207-8228; 323-879-2726 6 Attorneys for Petitioner, 7 BRITNEY SPEARS 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 FOR THE COUNTY OF LOS ANGELES 10 Redacted 11 CASE NO. BD 455 662 In re Marriage of 12 Petitioner: BRITNEY SPEARS CONDITIONALLY UNDER SEAL 13 and DECLARATIONS OF TARA L. 14 SCOTT Respondent: KEVIN FEDERLINE 15 DATE: 10-03-07 TIME: 1:30 p.m. DEPT: 88 16 Comm. Scott M. Gordon 17 Dept. 88 18 19 Petitioner hereby respectfully submits the Declarations 20 Tara Scott in opposition to of L. the Respondent's Ex Parte application for modification of child 21 custody and visitation. 22 TROPE AND TROPE 23 Dated: October 3, 2007 24 25 Α. Attorneys for Petitioner, 26 Britney Spears 27 28 TROPE-and TROPE Page 1 ATTORNEYS AT LAW 12121 WILSHIRE BLD. DECLARATIONS OF TARA L. SCOTT LOS ANGELES, CA

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-90**025-1171** 310*-*207-8228

323-879-2726

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		FL-300
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and auditoes): TROPE AND TROPE		FOR COURT USE ONLY
SORRELL TROPE (State Bar 21103) 12121 WILSHIRE BOULEVARD SUITE 801		CONDITIONALLY FILED UNDER SEAL
LOS ANGELES, CA 90025 TELEPHONE NO.: (310) 207-8228 FAX NO. (Option=0).	(310) 826-1122	F: 10/11/07
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): BRITNEY SPEARS		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES		
STREET ADDRESS: 111 NORTH HILL STREET	•	
MAILING ADDRESS: SAME		
CITY AND ZIP CODE: LOS ANGELES, CA 90012		
BRANCH NAME: CENTRAL		
PETITIONER/PLAINTIFF: BRITNEY SPEARS		
RESPONDENT/DEFENDANT: KEVIN FEDERLINE	* * * * * * * * * * * * * * * * * * *	la lat
EX PARTE		Redacted
ORDER TO SHOW CAUSE MODIFICATION		CASE NUMBER:
Child Custody Visitation	Injunctive Order	BD 455 662
Child Support Spousal Support	X Other (specify);	
Attorney Fees and Costs Reinstate overnigh		D. 1. S.
	MOUN PINTENSO /	13067
1. TO (name): KEVIN FEDERLINE		
2. YOU ARE ORDERED TO APPEAR IN THIS COURT AS FOLLO IN THE ATTACHED APPLICATION SHOULD NOT BE GRANTE	ED. If child custody or visi	tation is an issue in this proceeding,
Family Code section 3170 requires mediation before or cor	ncurrently with the hearing	
a. Date: 10/11/07 Time: 8:30 A.M.	X Dept.: 88	Room:
b. The address of the court is X same as noted above	other (specify):	
c. The parties are ordered to attend custody mediation	continue se follower	
c The parties are ordered to attend custody mediation	361 VICE3 85 IOIIO473.	
3. THE COURT FURTHER ORDERS that a completed Application Responsive Declaration (form FL-320), and the following documents	in for Order and Supporting	n Declaration (form FL-310), a blank
a. (1) Completed Income and Expense Declaration (f	orm FL-150) and a blank /	ncome and Expense Declaration
(2) Completed Financial Statement (Simplified) (fo	m FL-155) and a blank <i>Fil</i>	nancial Statement (Simplified)
(3) Completed Property Declaration (form FL-160)	and a blank Property Deci	laration
(4) X Points and authorities		
(5) Other (specify):		
b. X Time for X service X hearing is shortened		pefore (date):
Any responsive declaration must be served on or be		•
c. You are ordered to comply with the temporary order	is attached.	
d. Other (specify):		
		· · · · · · · · · · · · · · · · · · ·
Date:		•
, and the second	•	JUDICIAL OFFICER
NOTICE: If you have children from this relationship, the c	ourt is required to order	payment of child support hased on the
- I to a compared the amount of child support of	in de larde. It dormaliy co	intinues utitil die Chila is 10. Tou should
l supply the court with information about your finances. O	therwise, the child suppo	ort order will be based on the
information supplied by the other parent. You do not have to pay any fee to file declarations in response to	o this order to show cause (	including a completed Income and Expense
Declaration (form FL-150) or Financial Statement (Simplified) (fo	rm FL-155) that will show yo	our finances). In the absence of an order

You do not have to pay any fee to file declarations in response to this order to show cause (including a completed income and Expense Declaration (form FL-150) or Financial Statement (Simplified) (form FL-155) that will show your finances). In the absence of an order shortening time, the original of the responsive declaration must be filed with the court and a copy served on the other party at least nine court days before the hearing date. Add five calendar days if you serve by mail within California. (See Code of Civil Procedure 1005 for other situations.) To determine court and calendar days, go to <a href="https://www.courtinfo.ca.gov/selfhelp/courtcalendars/">www.courtinfo.ca.gov/selfhelp/courtcalendars/</a>.

2

Request for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the proceeding. Contact the clerk's office or go to <a href="https://www.courtinfo.ca.gov/forms">www.courtinfo.ca.gov/forms</a> for Request for Accommodations by Persons With Disabilities and Response (Form MC-410). (Civil Code, § 54.8.)

Page 1 of 1

Form Adopted for Mandatory Use Judicial Council of California FL-300 [Rev. January 1, 2007]

ORDER TO SHOW CAUSE



Family Code, §§ 216, 270 et seq., 3000 et seq., 4300

				· /	•
PETITIONER: BRITE	NEY SPEAR			BD 455 662	
SPONDENT: KEVII	N FEDERLINE	-			
	APPLICATION FOI		•	ARATION	
Petitioner	Respondent	THIS IS NOT AN C	RDER— equests the following	in ordere:	e de la companya de
CHILD CUSTO		ordered pending the	•	ig orders.	
a. Child (name,		egal custody to	ricai nig	c. Physical custody to	•
a. Cinu (name,		person who makes de	cicione	(person with whom c	hild lives \
•		bout health, education		(name)	ama nyes.
		·			
•					
			•		
Modify existing	order				
Modify existing (1) filed on (date		•	•		
(2) ordering (sp	=				
(-) at a a 3 (ab			•		
				400	
As requested in	form FL-311	FL-312 FL-	341(C)	1(D) FL-341(E)	
CHILD VISITAT	ION To be	ordered pending the	hearing		
a. As requeste			<b>-</b> .	Other (specify):	
b. Modify	existing order				
	d on (date):				
· ,	lering (specify):				•
c Cone or	more domestic violence	restraining/protective	orders are now in e	effect (Attach a conv of the	orders if viou
	r more domestic violence The orders are from the fo			iffect. (Attach a copy of the od state):	orders if you
have one.) T	The orders are from the fo		s (specify county and	d state):	orders if you
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FL-310 [Rev. January 1, 2007]

	FL-310
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BD 455 662	
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	e hearing trained from transferring, encumbrated whether community, quasi-countries of life. For any proposed extraordinary of the serge, including life, health, autore other may be held responsible, as temporary use, possession, and temporary use, possession, and temporary use following payments on liens and ment Parametrical P

FL-310 [Rev. January 1, 2007]

(TYPE OR PRINT NAME)

APPLICATION FOR ORDER AND SUPPORTING DECLARATION

Page 2 of 2

MARK VINCENT KAPLAN (SBN 58836) JAMES M. SIMON (SBN 109913) KAPLAN & SIMON, L.L.P. 2049 Century Park East, Suite 2660 Los Angeles, California 90067 Telephone: (310) 277-9009 Facsimile: (310) 552-1970

LOS ANGELES SUPERIOR COURT

OCT 11 2007 ORIGINAL FILED

Attorneys for Respondent KEVIN FEDERLINE

In re Marriage of:

Petitioner:

SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF LOS ANGELES

Redacted

CASE NO. BD 455 662

RESPONDENT'S MEMORANDUM
OF POINTS AND AUTHORITIES
AND DECLARATIONS OF MARK
VINCENT KAPLAN AND JAMES M.
SIMON IN OPPOSITION TO
PETITIONER'S EX PARTE
APPLICATION TO MODIFY CUSTODY

Date: October 11, 2007

Time: 8:30 a.m.

Dept: 88

and

BRITNEY SPEARS

Respondent: KEVIN FEDERLINE

# Sealed and Removed

Entire Document

Marriage of SPEARS/FEDERLINE LASC Case No. BD 455 662

RESPONDENT'S OPPOSITION TO EX PARTE TO MODIEY CUSTODY

ATTERNEY OR PARTY WITHOUT ATTORNEY (Name: State Baller, and address):  Mark Vincent Kaplan (SBN 58836)  James M. Simon (SBN 109913)  KAPLAN & SIMON, L.L.P.	FOR COURT USE ONLY
2049 Century Park East, Suite 2660 Los Angeles, CA 90067 TELEPHONE NO. (310) 277-9009 FAX NO. (Optional): (310) 552-1970	
E-MAIL ADDRESS (Optional):  ATTORNEY FOR (Name): Kevin Federline	LOS ANGER
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES	SUPERIOR COURT
STREET ADDRESS: 111 N. Hill Street MAILING ADDRESS: 111 N. Hill Street	DOT 4
CITY AND ZIP CODE: Los Angeles, CA 90012	OCT 17 2007
SRANCH NAME CENTRAL DISTRICT PETITIONER/PLAINTIFF: BRITNEY SPEARS	ORIGINAL FILED
RESPONDENT/DEFENDANT: KEVIN FEDERLINE	
EX PARTE	
ORDER TO SHOW CAUSE X MODIFICATION  X Child Custody X Visitation Injunctive Order	CASE NUMBER: BD 455 662
Child Support Spousal Support Other (specify):	Redacted
Attorney Fees and Costs	CONDITIONALLY UNDER SEAL
1. TO (name): PETITIONER BRITNEY SPEARS AND HER ATTORNEYS OF	
<ol><li>YOU ARE ORDERED TO APPEAR IN THIS COURT AS FOLLOWS TO GIVE ANY LEGAL F IN THE ATTACHED APPLICATION SHOULD NOT BE GRANTED. If child custody or visit</li></ol>	
Family Code section 3170 requires mediation before or concurrently with the hearing	
a. Date: October 17, 2007 Time: 8:30 a.m. X Dept.: 88	Room:
b. The address of the court is X same as noted above other (specify):	,
c The parties are ordered to attend custody mediation services as follows:	
3. THE COURT FURTHER ORDERS that a completed Application for Order and Supporting I	Declaration (form FL-310), a blank
Responsive Declaration (form FL-320), and the following documents be served with this or	der:
<ul> <li>a. (1) Completed Income and Expense Declaration (form FL-150) and a blank inc</li> <li>(2) Completed Financial Statement (Simplified) (form FL-155) and a blank Financial</li> </ul>	
(3) Completed Property Declaration (form FL-160) and a blank Property Declar	
(4) Points and authorities	
(5) Other (specify):	
b. Time for service hearing is shortened. Service must be on or bet Any responsive declaration must be served on or before (date):	fore (date):
c. You are ordered to comply with the temporary orders attached.	
d. Other (specify):	
Date:	JUDICIAL OFFICER
NOTICE: If you have children from this relationship, the court is required to order particle incomes of both parents. The amount of child support can be large, it normally continuously the court with information about your finances. Otherwise, the child support information supplied by the other parent.	nues until the child is 18. You should order will be based on the
You do not have to pay any fee to file declarations in response to this order to show cause (included payant) or Financial Statement (Simplified) (form FL-155) that will show your shortening time, the original of the responsive declaration must be filed with the court and a court days before the hearing date. Add five calendar days if you serve by mail within California other situations.) To determine court and calendar days, go to www.courtinfo.ca.gov/selfnelp/	finances). In the absence of an order py served on the other party at least nine (See Code of Civil Procedure 1005 for
Request for Accommodations	
Assistive listening systems, computer-assisted real-time captioning, or sign language interpret least five days before the proceeding. Contact the clerk's office or go to www.courtinfo.ca.gov. by Persons With Disabilities and Response (Form MC-410). (Civil Code, § 54.8.)	er services are available if you ask at /forms for Request for Accommodations

Form Adopted for Mandatory Use Judicial Council of California FL-300 [Rav. Jenuary 1, 2007] ORDER TO SHOW CAUSE

Legal Solutions & Plus Family Code, §§ 215, 270 et seq., 3000 et seq., 4300

# Sealed and Removed Entire Document

TROPE AND TROPE 1 SORRELL TROPE (State Bar 21103) LORI A. HOWE (State Bar 152060) 2 TARA L. SCOTT (State Bar 217781) Attorneys at Law 12121 Wilshire Boulevard Suite 801 4 Los Angeles, California 90025-1171 5 Telephone: 310-207-8228; 323-879-2726 6 Attorneys for Petitioner, BRITNEY SPEARS 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 FOR THE COUNTY OF LOS ANGELES 10 11 CASE NO. BD 455 662 In re Marriage of 12 CONDITIONALLY UNDER SEAL BRITNEY SPEARS Petitioner: 13 MEMORANDUM OF POINTS AND and AUTHORITIES; DECLARATIONS 14 OF BRITNEY SPEARS, Respondent: KEVIN FEDERLINE 15 16 DATE: 10-17-07 17 TIME: 8:30 a.m. DEPT: 88 18 Comm. Scott M. Gordon 19 Dept 88 20 Petitioner hereby respectfully submits the following 21 Memorandum of Points and Authorities and Declarations of Britney 22 Spears, 23 in opposition to the Respondent's Ex Parte 24 25 26 27 28 Page 1 MEMORANDUM OF POINTS AND AUTHORITIES: DECLARATIONS OF BRITNEY SPEARS, TROPE and TROPE ATTORNEYS AT LAW 12121 WILSHIRE BLO. LOS ANGELES, CA 90025-1171 310-207-8228 Con There (10-17-77 or marte) (9) 10/16/07 6:40 nm

application for 1 2 TROPE AND TROPE October 16, 2007 Dated: 3 4 5 Attorneys for Petitioner, 6 Britney Spears 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 Page 2 MEMORANDUM OF POINTS AND AUTHORITIES; DECLARATIONS OF BRITNEY SPEARS,

TROPE and TROPE ATTORNEYS AT LAW 12121 WILSHIRE BLD. LOS ANGELES, CA 90025-1171 310-207-8225 333-878-2726

di Irwpdats\TT48\Cover Page for Decs (10-17-07 ex parte) (9) 10/16/07 6:40 pm